H.B. 2 VETOES

## (VIII) POLICY LIMITS FOR:

- 1. EACH CLAIM OR MEDICAL INCIDENT; AND
- 2. ANNUAL AGGREGATE;
- (7) (I) STATE WHERE INJURY OCCURRED;
- $\frac{(II)}{INJURY\ OCCURRED;}\ \frac{IF\ THE\ INJURY\ OCCURRED\ IN\ MARYLAND,\ THE\ COUNTY\ WHERE}{INJURY\ OCCURRED;}$ 
  - (III) DATE OF FILING SUIT, IF ANY; AND
- (IV) IF THE INJURY OCCURRED IN MARYLAND, THE COUNTY WHERE THE SUIT WAS FILED AND THE CASE WAS TRIED;
- (II) WHETHER THE INSURED WAS REPRESENTED BY AN ATTORNEY AND, IF SO, AT WHOSE EXPENSE; AND
- <u>(III)</u> <u>WHETHER THE INSURER WAS REPRESENTED BY A SEPARATE</u> <u>ATTORNEY;</u>
- - 1. ARBITRATION;
  - 2. MEDIATION;
  - 3. BEFORE SUIT WAS FILED;
  - 4. AFTER SUIT WAS FILED, BUT BEFORE TRIAL;
  - 5. DURING TRIAL, BUT BEFORE COURT VERDICT;
  - 6. COURT VERDICT;
  - 7. AFTER VERDICT; OR
  - 8. AFTER APPEAL WAS FILED;
- (II) IF SETTLEMENT WAS REACHED OR AWARD WAS MADE BY COURT VERDICT, WHETHER THE RESULT WAS:
  - 1. DIRECTED VERDICT FOR PLAINTIFF;
  - 2. DIRECTED VERDICT FOR DEFENDANT;
  - 3. JUDGMENT NOTWITHSTANDING THE VERDICT FOR THE

PLAINTIFF:

4. JUDGMENT NOTWITHSTANDING THE VERDICT FOR THE

DEFENDANT;